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4 Attorneys for Plaintiffs The Estate of Christopher Burgess and Marjorie Burgess
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11 UNITED STATES DISTRICT COURT
12 FOR THE NORTHERN DISTRICT
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15 THE ESTATE OF CHRISTOPHER
16 BURGESS, MARJORIE BURGESS,
Plaintiffs,
vs.
CHIEF MURL HARPHAM, et al.
Defendants.

17 Case No.: 08 CV-04029 SI
18 JOINT STIPULATION TO CONTINUE
19 CASE MANAGEMENT CONFERENCE;
[PROPOSED] ORDER

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THE PARTIES HERETO, by and through their attorneys of record, stipulate to
continue the Case Management Conference ("CMC") presently scheduled for February 13,
2009, to **April 10, 2009**. A continuance of the CMC is necessary because plaintiff is retaining
new associated counsel in place and instead of Maier Shoch who have recently withdrawn
from their case. Additionally, plaintiffs' counsel, Brian Claypool, has just relocated offices
and is in the process of setting up his office.

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1 It would be in the best interest of all parties to have plaintiffs' new associated counsel
2 participate in preparation of the CMC. This short continuance of the CMC will not affect any
3 trial or pretrial conference dates as none have been set.
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5 **IT IS SO STIPULATED:**

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7 DATED: February 3, 2009

CLAYPOOL LAW FIRM

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11 BRIAN E. CLAYPOOL
12 Attorney for Plaintiffs the Estate of
13 Christopher Burgess, Marjorie Burgess

14 DATED: February 4, 2009

15 MITCHELL BRISBO DELANEY & VRIEZE

16 
17 NANCY K. DELANEY
18 Attorneys for Defendants

